Best Available Copy

Approved for use threely ny first scale. Out the desired is a construction of the desired U.S. Penent and finderwish CREAK U.S. DEPARTMENT OF COMMER- U.S. Penent and finderwish Calculus Department of the property of the pr	
TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION	Docket Number (Optional)
	21737-00013-US
in ne Application of: Kalsuki Hezama	
Application No.: 09/438,295-Conf. #9121	
Filad: November 12, 1999	
For. MULTILEVEL SEMICONDUCTOR MEMORY WRITE! READ METHOD THERETO/THEREFROM AND STORAGE MEDIUM STORING WRITE/READ PRO- GRAM	
The owner'. Nippon Steel Corporation percent integrate in the instant application horsely disclaims, except as provided below, the term	, or <u>100</u>
any patent granted on the irestort application, which would extend beyond the expiration date of the full stalutory form defined in 35 U.S.C. 154 and 173 os shortened by any terminal declarate filed prior to the grant of any patent on panding second Application Number 04831.518 (now USSP 94.09.27). Ifled on 09/16/1997 of any patent on the pending second application. The owner hereby agrees that any patent or granted on the tratam application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is bending upon the grantee, its successors or assigns. In making the above disclaimur, the owner does not disclaim the terminal part of any patent granted on the instant application are the expiration date of the full stabutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on the second application, as shortened by any terminal declarating filed prior to the outsit grant, in the event that any such granted on the second application, as shortened by any terminal disclaimed funder 37 CFR 1.321, has all claims canceled by a researchastic contribute, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in while or terminately disclaimed under 37 CFR 1.321, has all claims canceled by a researchastic contribute, is reliased, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. Check either box 1 or 2 below. If appropriate.	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and based are befored to be true; and further that these attements were made with the knowledge that within taken alsoments end the five eo made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful bise statements may jeoperate the validity of the application or any potent is used thereon.	
2. X The undersigned is an attorney or agent of record.	
Stynaure Stynaure	8/18/04.
George R. Pettit, Reg.	No. 27,389
Typed or printed	
(202) 331-71 Telephone Man	
X Terminal disclaimar fee under 37 CFR 1.20(d) is included.	
"Statement under 17 CFR 3,73(b) is required if terminal discisimer is eigned by the ass Form PTO/SS/06 may be used for making this statement. See MPEP § 124.	ignae (owner).

PAGE 2923 * RCVD AT 8/18/2004 3:45:52 PM (Eastern Daylight Time) * SVR:USPTO-EFXRF-1:5 * DNIS:8729306 * CSID:2022930529 * DURATION (mm-ss):05-26,

09/27/2004 KWATSON 00000001 220185 09438295

01 FC:1814

110.00 DA